

रजिस्टर्ड नं ० एस० एम० १४.



राजपत्र, हिमाचल प्रदेश (असाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, सोमवार, 19 जुलाई, 1976/28 अषाढ़, 1898

GOVERNMENT OF HIMACHAL PRADESH

FISHERIES DEPARTMENT

NOTIFICATION

Simla-171002, the 7th July, 1976

No. 29-1/68-Fish(Sectt).—Whereas the draft Commercial Exploitation of Fish in Gobindsagar (First Amendment) Rules, 1976 framed by the Governor, Himachal Pradesh were published in the Himachal Pradesh Rajpatra dated the 29th May, 1976 as required under Section 6 of the Indian Fisheries Act (Act No. IV of 1897) and Section 3 of the Himachal Pradesh Fisheries Act, 1976 (Act No. 16 of 1976) for the information of the persons likely to be affected and for inviting objections or suggestions from them within a period of 7 days from the date of their publication in the aforesaid Rajpatra;

2. And whereas no objection or suggestion was received from any of the persons affected thereby within the prescribed time limit;

3. now, therefore, in exercise of the powers vested under Section 6 of the Indian Fisheries Act, 1897 (Act No. IV of 1897) and Section 3 of the Himachal

Pradesh Fisheries Act, 1976 (Act No. 16 of 1976), the Governor, Himachal Pradesh hereby makes the following rules further to amend the Commercial Exploitation of Fish in the Gobindsagar Rules, 1976.

RULES

1. Short title, extent and commencement.—(a) These rules may be called Commercial Exploitation of Fish in the Gobindsagar (First Amendment) Rules, 1976.

(b) These shall come into force with effect from the date of their publication in the Himachal Pradesh Rajpatra.

2. Definition.—In rule 2 of the Commercial Exploitation of Fish in the Gobindsagar Rules, 1976, hereinafter called the said rules clauses (a), (e) and (h) shall be deleted and a new clause (q) shall be added as under:—

“(q) Federation means the Bilaspur District Fishermen Co-operative Marketing and Supply Federation registered under the Himachal Pradesh Co-operative Societies Act, 1968.”

3. Licence/Permits and Fee.—The clauses (a) and (b) of rule 3 of the said rules shall be substituted as under:—

“(a) The fishing in the Reservoir shall be allowed only to the members of the societies for commercial exploitation under a permit on revised Form ‘A’ enclosed and on the conditions prescribed therein and to a person for sport by road and line under a licence in Form ‘B’ and on the conditions prescribed therein:

Provided that any licence holder of the year, 1975-76 who is not a member of society shall also be granted permit for commercial exploitation of fish.

Nothing in this rule shall prevent the catching of fish at any time by the employees of the department under the authority of the Director or by any other officer authorised in this behalf.

(b) (i) The permit fee for catching fish shall be rupees 50/- (Rupees fifty) per net per annum.

(ii) The Federation/Society shall pay fee on the gross sale proceeds of all fish catch at the rate notified by the Government from time to time.

(iii) The sale of fish outside the Pradesh shall be made through the Agency to be appointed by the Government from time to time, and on the conditions settled by the Federation/Societies and the Government.

4. Auctioning of purchase or lift off fish rights.—Rule 4 of the said rules shall be deleted.

5. Issue of permits.—rule 10 of the said rules shall be substituted as under:—

“The permit shall be issued for a year commencing from 1st April to 31st March of the ensuing year.”

6. Cancellation of permits.—The proviso below rule 16 of the said rules starting with the words

“If it is found..... by the Department” shall be deleted.

7. *Security.*—Rules 17, 18 and 19 of the said rules shall be deleted.
8. *Sale of fish to the Government.*—Rules 21 of the said rules shall be deleted.

FORM 'A'
[See rule 3 (a)]

**GOVERNMENT OF HIMACHAL
PRADESH
FISHERIES DEPARTMENT**

Book No.

Counterfoil

**FISHING PERMIT FOR GOBIND-
SAGAR RESERVOIR**

No. of permit

Date of issue

Name and address of the permit holder

Period for which issued

Date of payment of fee

Water for which issued;

(i)
(ii)
(iii)

Fee paid Rs.....

Permission is hereby granted to the above named permit-holder to fish in the waters specified above from the date of issue of permit subject to the conditions laid down on the reverse of this form.

Date

*Signature and Stamp of Permit
Issuing Authority.*

CONDITIONS UNDER WHICH THE PERMIT IS ISSUED

1. The permit-holder shall fish with Gill Net with a minimum mesh bar of 50mm having a maximum length of 60 metres and breadth of 3 metres.
2. The permit-holder shall not catch, kill or sell any fish of the following species less than the size shown against each:—

Mahseer (Tor Pitutora) 30 cms., Gungli or Salho (Sohizthorax Plagiostomus) 23 cms., Gid (Labeo dero) 25 cms., Miror Carp and allied varieties (Cyprinus carpio) 30 cms., Thiela (Catla catla) 30 cms., Singhari (Mystus seenghala) 30 cms.

FORM 'A'
[See rule 3 (a)]

**GOVERNMENT OF HIMACHAL
PRADESH
FISHERIES DEPARTMENT**

Book No.

**FISHING PERMIT FOR GOBIND-
SAGAR RESERVOIR**

No. of permit.

Date of issue

Name and address of the permit holder

Period for which issued

Date of payment of fee

Water for which issued:

(i)
(ii)
(iii)

Fee paid Rs.....

Permission is hereby granted to the above named permit holder to fish in the waters specified above from the date of issue of permit subject to the conditions laid down on the reverse of this form.

Date

*Signature and Stamp of Permit
Issuing Authority.*

3. Erection of dams or weirs, diversion of water, use of fixed engine, explosive substances, poison, lime or other noxious materials for fishing by permit-holder are strictly prohibited.
4. This permit must be produced on demand by any person authorised to demand it.
5. The permit-holder is bound to report breaches of the rules which to his notice to the Deputy Commissioner, Tehsildar or any other officer of the Fisheries Department.
6. Fishing is not permitted in any water closed to fishing by any rule notified under section 6 of the Indian Fisheries Act, 1897.
7. No permit is transferable.
8. The permit-holder shall not be entitled to claim any damages or compensation from the Government for any loss that may be suffered by him due to floods, pollution, silting, poor in flow and slump in prices, litigation or any other cause whatsoever.
9. The permit-holder shall not be entitled to claim any damages for the loss which may occur to him in the event of any action taken against him by any official/officer of the Fisheries Department of this permit.
10. The Director or any officer or official of the Fisheries Department may enter any premises used by the permit-holders for assembling or storage or sale of fish for the purpose of inspection of the record or fish.
11. The permit-holder shall market his fish catch only through the Fishermen Co-operative Federation or any other authority appointed by the Government.
12. The permit-holder shall be the member of the Primary Fishermen Co-operative Society and if he is not, shall give an undertaking to the permit issuing authority to the effect that he will become member of the society within 6 months of the date of issue of the permit.
13. The permit-holder shall bring his fish catch to the landing centres.

S. M. VERMA,
Under Secretary.

KRAMIK VIBHAG (NIYUKTI-II)

NOTIFICATION

Simla-171002, the 9th July, 1976

No. PER(AP-II)-(B)-12-3/75.—In pursuance of Note below clause 4 (ii) of sub-part C (Appointment, Probation and Confirmation) of PART III (METHOD OF RECRUITMENT) of Himachal Pradesh Judicial Service Rules, 1973, the Governor of Himachal Pradesh in consultation with the High Court of Himachal Pradesh is

pleased to notify the books and syllabus for the Departmental examination for the members of the Himachal Pradesh Judicial Service as under:—

1ST PAPER

(CRIMINAL LAW)

(A) Rules and Orders of the Punjab High Court Vol. III

- (i) Ch. 1—Practice in the trial of criminal cases.
- (ii) Ch. 2—Summary trials.
- (iii) Ch. 4—Trial of Riot cases.
- (iv) Ch. 6—Cases against Government servants.
- (v) Ch. 8—Offences affecting Administration of Justice and Contempt of Court.
- (vi) Ch. 9—Witnesses—Criminal Courts.
- (vii) Ch. 10—Bail and Recognizance.
- (viii) Ch. 12—Police diaries and statements before police.
- (ix) Ch. 13—Confessions and statements of accused persons.
- (x) Ch. 14—Approvers.
- (xi) Ch. 15—Proceedings against absconders and record of evidence.
- (xii) Ch. 19—Sentences.
- (xiii) Ch. 21—First offenders.
- (xiv) Ch. 22—Youthful offenders.
- (xv) Ch. 23—Habitual offenders.
- (xvi) Ch. 26—Transfer of Criminal cases.

(B) Probation of Offenders Act (Whole of the Act)

2ND PAPER

(CIVIL LAW)

(A) Rules and Orders of the Punjab High Court Vol. I

- (i) Ch. 1—Practice in the trial of Civil Suits.
- (ii) Ch. 2—Jurisdiction.
- (iii) Ch. 3—Valuation of suits.
- (iv) Ch. 5—Witnesses—Civil Courts.
- (v) Ch. 11—Judgements and Decrees.
- (vi) Ch. 12—Execution of Decrees.

(B) Rules and Orders of the Punjab High Court Vol. IV

- (i) Ch. 1 & 2—Superintendence and Control.
- (ii) Ch. 4—Courts fees and Stamps.
- (iii) Ch. 5—Process fee.
- (iv) Ch. 6 & 7—Process serving Establishment and Processes—Civil Courts.
- (v) Ch. 9—Finger Impressions, Hand Writing, Forged Stamps and Currency and Bank Notes.
- (vi) Ch. 19—Correspondence.
- (vii) Ch. 20—Compliance with High Court precepts.

(C) Pleadings, draft of pleadings and the law relating thereto

(D) Punjab Relief of Indebtness Act VII of 1934 as amended by Punjab

Act XII of 1940 and VI of 1942 (The whole of it)

(E) Punjab Debtors Protection Act (Act No. II of 1936) as amended by Punjab Act No. IX of 1938 and Punjab Act No. 8 of 1956 (The whole of it)

(F) The Himachal Pradesh Debt Reduction Act, 1953 (with amendments)
(The whole of it)

3RD PAPER
(REVENUE LAW-I)

- (a) The Himachal Pradesh Tenancy and Land Reforms Act, 1972.
- (b) The Himachal Pradesh Land Revenue Act, 1953.
- (c) The Himachal Pradesh Ceiling on Land Holdings Act, 1972 (Whole of the above Acts).

4TH PAPER
(REVENUE LAW-II)

Books Prescribed:

(A) The Punjab Land Administration Manual, 1972 Edition

- (i) Ch. I.
- (ii) Ch. II.
- (iii) Ch. IV.
- (iv) Ch. IX.
- (v) Ch. X.
- (vi) Ch. XI.
- (vii) Ch. XII.
- (viii) Ch. XIII.
- (ix) Ch. XIV and
- (x) Ch. XXII.

(B) The Himachal Pradesh Holdings (Consolidation and Prevention of Fragmentation) Act, 1971.

5TH PAPER
(ACCOUNTS)

(A) Rules and Orders of the High Court Vol. II

- (i) Ch. 2—Guardian and Wards.
- (ii) Ch. 5—Official receivers.
- (iii) Ch. 8—Civil Courts Accounts—General.
- (iv) Ch. 8—Sherif's Petty Accounts Part d.
- (v) Ch. 8—Civil Courts Deposit Accounts Parte.

(B) Gompilation of Treasury Rules Vol. I

MAIN RULES :

PART I Section VI—Custody of Moneys relating to or standing in the public accounts.

Section VII—Withdrawal of Moneys from the public accounts.

Section IX—Responsibility for moneys withdrawn.

PART III

Section I—General Rules.

Section II—Procedure for paying moneys into the public account.

Section III Procedure at Treasuries in receiving money and granting receipts.

PART IV	Section I—Cash in Departmental chests. Section III—Verification of Cash balance.
PART V	Section I—Claims for withdrawals—Chapter I. Section III—Responsibility for moneys withdrawn.
PART V	Ch. II—Personal claims of Government servants.
PART V	Ch. III—Bills of Gazetted Government servants. Ch. IV—Bills of non-gazetted establishment. Ch. V—Contingent Charges.
PART IX	Deposits. Section IV—Civil and Criminal Court's Deposits. Section V—Personal Deposits. Section VII—Deposits of Fees.

(C) Himachal Budget Manual

- Ch. I—Introductory annual Financial Statement or “Budget”.
- Ch. II—Definitions.
- Ch. III—Preparation and submission of the Departmental Estimates.
- Ch. IV—Estimates of Revenue and Receipts current budget.
- Ch. VI—Estimates of ordinary expenditure.
- Ch. VII—Consolidation of Estimates and Submission of Demands for Grants.
- Ch. VIII—Communication and distribution of grants.
- Ch. XI—Statement of Excesses and Surrenders.
- Ch. XII—Expenditure not provided for in the budget estimates—Re-appropriations—Supplementary Estimates and Excess Grants.
- Ch. XIII—Finance and Appropriation Accounts—Statement of Excess Expenditure.

(D) Himachal Pradesh Financial Rules, 1971 VI. I
(Financial Hand Book No. 2)

- Ch. I—Definitions.
- Ch. II—General Principles and Rules.
- Ch. III—Special Rules for the Treasuries.
- Ch. IV—Revenue Receipts and their check.
- Ch. V—Pay, Allowances and Pensions—General Rules.
- Ch. VII—Pay, Allowances, etc. of Establishment.
- Ch. VIII—Contingencies.
- Ch. IX—Miscellaneous Charges.
- Ch. X—Loans and Advances.
- Ch. XII—Part III Courts Accounts.
- Ch. XIV—Service and other funds.
- Ch. XVII—Budget.
- Ch. XVIII—Powers of sanction.

(E) Central Civil Services (Pension Rules) 1972

(F) Central Civil Service (Leave Rules, 1972)

(G) Fundamental Rules and Supplementary Rules (Vol. I & II)

VOL. I. Ch. I—Extent of application.

- Ch. II—Definitions.
- Ch. III—General Conditions of Service.
- Ch. IV—Pay.
- Ch. V—Additions to pay.
- Ch. VI—Continuation of appointments.

- Ch. VII—Deputation out of India.
- Ch. VIII—Dismissal, removal and suspension.
- Ch. IX—Retirement.
- Ch. XI—Joining time.

VOL. II—Division.

- I—Extent of application.
- II—Definitions.
- III—Medical certificates of fitness on first entry into Government service.
- IV—Drawing of compensatory allowance.
- V—Fees.
- VI—Travelling allowance.
- Ch. I—Grades of Government servants.
- Ch. III—The different kinds of travelling allowance.
- Ch. III—Travelling allowance admissible for different classes of journeys.
- Ch. IV—Travelling allowance admissible when means of transport are supplied without cost to the Government servant travelling.
- Ch. V—Grant of travelling allowance to persons who are not in the civil service of the Government.
- Ch. VI—Controlling Officers.
- Ch. VII—Gazetted and non-gazetted Government servants.

6TH PAPER

(LANGUAGE—HINDI-DEVNAGRI)

No book prescribed.

SYLLABUS:

As per Matric Standard.

7TH PAPER

(CONSTITUTIONAL LAW OF INDIA)

- (a) Theory of Constitutional Law (G. N. Joshi's "Constitution of India".)
- (b) Constitutional Law of India (Basu's Shorter Constitution of India with Commentary).

SUNEETA MUKHERJEE,
Up Sachiv.

EDUCATION DEPARTMENT

NOTIFICATION

Simla-171002, the 14th July, 1976

No. 6-2/69-Sectt. Edu. A (Part III).—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be acquired to be taken by the Government at the public expense, for a public purpose, namely ensuring

the safety of the Government College Building at Chamba in future, it is hereby notified that the land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workman to enter upon and survey the land in the locality and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification file an objection in writing before the Collector, Chamba.

SPECIFICATION

District : CHAMBA

Tehsil: CHAMBA

Village	Khewat No.	Khasra No.	Area		Total
			Sq. yd.	Sq. ft.	
CHAMBA	261 Min	3997	342-6		342-6
		3975		404-7	404-7
		3972	332-3		332-3
		9018/3974 (A)	64-0		64-0
		9020/3974		474-7	474-7
		9017/3973	39-3		39-3
		9015/3973		32-4	32-4
		4034	1204-0		1204-0
		4033		13-3	13-3
		Total	..	2907-3	2907-3

By order,
B. B. TANDON,
Secretary.

